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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

RONNI BOSKOVICH,

Plaintiff(s),

v.

NYE COUNTY DISTRICT ATTORNEY'S
OFFICE, et al.,

Defendant(s).

Case No. 2:21-cv-00670-JAD-DJA

Order

The early neutral evaluation program applies to employment-discrimination actions. Local Rule 16-6(a). After an early neutral evaluation session was set in this case, the parties filed a stipulation indicating that Plaintiff's Title VII claims are not properly before the Court because she has not received a right-to-sue letter. Docket No. 13 at 2. Given the circumstances, the early neutral evaluation is hereby **VACATED**. See Local Rule 16-6(c) (evaluating magistrate judge may *sua sponte* exempt case from early neutral evaluation process). In the event Plaintiff's Title VII claims become properly before the Court, the parties may request an early neutral evaluation session by filing a motion or stipulation on the docket with five dates on which all participants are available.¹

IT IS SO ORDERED.

Dated: July 16, 2021



Nancy J. Koppe
United States Magistrate Judge

¹ The Court will determine at that time whether to set an early neutral evaluation session.